						1. Contract	Number	Page of Pages			
AMEN	IDMENT OF S	OLICIT	ATION	MODIFICATION	OF	CON	TRACT			1 3	
Amendment/Modification Number 3. Effective Date					4. Requisition/Purchase R			equest No.	5. Solicitation C	13 333	
									Marketing, N	Consecus grown over contraction	
J	00002		See Blo						Public Inform	nation	
6. Issue	d by:			Code 3BAA	_		nistered by (If ot				
							of Contracti				
Office	of Contracting a	and Proc	curement				pply Schedu				
	pply Schedule I				441 4 th Street, NW, Suite 700S						
441 4 th	Street, NW, Su	ite 700S	3		1	Washii	ngton, DC 20	0001			
	ngton, DC 2000					Karen	Hubbard (2)	The second second			
8. Name	and Address of Co	ntractor (N	No. street, cit	y, county, state and zip c	ode)		9A. Amendme				
							PODS-200		0		
							9B. Dated (Se 7/29/2002	e item 11)			
							10A. Modificat	tion of Contra	act/Order No		
							107t. Wodined	don or contre	oporder 140.		
							10B. Dated (S	See Item 13)			
Code	DUNS:	TIN									
			11 THIS I	TEM ONLY APPLIES T	OAM	IENDME	NTS OF SOLIC	CITATIONS			
The	above numbered self	citation in		set forth in item 14. The					☐ is extended ☐	is not extended	
Offeror's	must acknowledge re	eceipt of th	is amendme	nt prior to the hour and d	ate sp	ecified in	the solicitation	or as amended	d, by one of the foll	owing methods:	
(a) By c	ompleting Items 8 and	d 15, and r	eturning	copies of the ar	nendm	nent: (b)	By acknowledgir	ng receipt of th	is amendment on	each copy of the offer	
submitte BE BEC	d; or (c) BY separate	letter or fa	X Which inclu	ides a reference to the so THE RECEIPT OF OFFI	licitati BS P	on and a	mendment numb	DER. FAILURE	OF YOUR ACKNO	ULT IN BEJECTION	
OF YOU	R OFFER. If by virtu	e of this an	nendment yo	ou desire to change an of	fer alre	eady sub	mitted, such may	y be made by	letter or fax, provid	ed each letter or	
				amendment, and is recei							
12. Acco	ounting and Appropr			ed) To be cited or APPLIES ONLY TO MO						ng agencies	
		13.		ES THE CONTRACT/C					10,		
			ed pursuant	to (Specify Authority):	27 DC	MR 360	1.2 (c).				
X				made in the contract/or							
	 B. The above numbers etc.) set forth in 	bered con	tract/order is	s modified to reflect the	admir	nistrative	e changes (such	n as changes	in paying office, a	appropriation data	
	C. This supplemen	tal agreen	nent is ente	red into pursuant to aut	nority	of:			- William		
	Emergency Rul	emaking e	effective Mar	rch 30, 2005; 27 DCMR	2005	.6(d) and		ment of the pa	arties.		
	 D. Other (Specify t Exercise of Option) 			d authority) 27 DCMR,	Chapt	ter 36, S	Section 3601.2.			12 1.12 1.12	
E IMD		ractor		is required to sign thi	e doci	iment a	nd return 2 con	ice to the issu	ing office		
				nized by UCF Section I						feasible	
						3-,	3		•		
Th	nis Solicitation.	/Applic	ation is a	mended as follow	vs:						
De	elete Item 23, I	nsuran	ice under	DCSS Terms an	d Co	onditio	ons in its en	tirety, and	d substitute th	e following:	
		*						•			
23	INSURANC	E									
23.	in in Ordina	-									
Λ /	CENIED AT DE	OHIDI	EMENITS	S. The Contracto	r cha	II pro	cure and me	aintain di	ring the enti-	re period of	
Α. (performance u	nder thi	e contrac	et, the types of ins	urar	in prod	ecified belo	The C	ontractor she	all submit a	
	Cartificate of I	ncurano	s contrac	evidence of the r	eoni	red co	verage eith	er before	or after conti	act award	
1	but before wor	k comm	nences A	Il incurance chal	l he	writte	n with finar	cially rec	nonsible com	nanies	
	authorized to d	o buein	ess in the	e District of Colu	mbis	or in	the inrisdic	ction when	re the work is	s to be	
but before work commences. All insurance shall be written with financially responsible companies authorized to do business in the District of Columbia or in the jurisdiction where the work is to be performed; have either an A.M. Best Company rating of A-VIII or higher, a Standard & Poor's rating of											
				ing of Aa2 or hig		0 0 1					
	as provided herein,	all terms a	nd condition	ns of the document is re	feren	ced in Ite	em 9A or 10A re	emain unchar	nged and in full for	rce and effect.	
15A							Contracting Of	ticer			
150				15C Data Cianad			Hubbard of Columbia		X	16C. Date Signed	
15B				15C. Date Signed				,			
						Ka	ren H	ubba.	n	3-14-09	
	/Signature of r	person author	ized to sign)				585	(Signature o	of Contracting Officer)	J	

(Continuation)

				Number	Page of Pages	
AMENDMENT OF SOLICIT		£	2	3		
Amendment/Modification Number M00003	3. Effective Date See Block 16C	4. Requisition/Purchase f	Request No.	5. Solicitation C Marketing, N Public Inform	Media aı	nd

The Contractor shall require all subcontractors to carry the insurance required herein, or the Contractor may, at its option, provide the coverage for any or all subcontractors, and if so, the evidence of insurance submitted shall so stipulate. All policies (excluding Workers' Compensation and Professional Liability, if applicable) shall name the District as an additional insured with respect to work or services performed under the Contract. All policies shall provide that the insurance coverage provided hereunder will be primary and noncontributory with any other applicable insurance. All policies shall contain a waiver of subrogation in favor of the District of Columbia. In no event shall work be performed until the required Certificates of Insurance signed by an authorized representative of the insurer(s) has been furnished. All policies shall provide that the Contracting Officer shall be given thirty (30) days prior written notice via certified mail in the event coverage is substantially changed, canceled or not renewed.

- <u>Certificate of Insurance Requirement</u>. The policy description on the Certificate of Insurance form shall include the District as an additional insured and a waiver of subrogation in favor of the District.
- 2. Commercial General Liability Insurance. The Contractor shall provide evidence satisfactory to the Contracting Officer with respect to the operations performed, that it carries \$1,000,000 limits per occurrence; \$1,000,000 per aggregate includes coverage for products and completed operations and personal and advertising injury. The policy coverage shall be primary and non-contributory, shall contain the CGL 2503 per project endorsement, and shall include the District of Columbia as an additional insured.

Commercial General Liability Insurance. If the Contractor is providing insurance for a subcontractor, the Contractor shall provide evidence satisfactory to the Contracting Officer with respect to the operations performed, that it carries \$1,000,000 limits per occurrence; \$1,000,000 per aggregate includes coverage for products and completed operations and personal and advertising injury. The policy coverage shall be primary and non-contributory, shall contain the CGL 2503 per project endorsement, and shall include the District of Columbia as an additional insured.

3. Workers' Compensation Insurance.

<u>Workers' Compensation Insurance</u>. The Contractor shall provide Workers' Compensation insurance in accordance with the statutory mandates of the District of Columbia or the jurisdiction in which the contract is performed.

Employer's Liability Insurance. The Contractor shall provide employer's liability insurance as follows: \$500,000 per accident for injury; \$500,000 per employee for disease; and \$500,000 for policy disease limit.

4. <u>Crime Insurance</u>. The Contractor shall provide a policy to cover costs associated with the criminal activities of its employees including, but not limited to, robbery, burglary, larceny, forgery, or embezzlement. The policy shall provide a limit of \$1,000,000 per occurrence for each wrongful act and \$1,000,000 per aggregate for each wrongful act.

				Contract Number		Page of Pages		
AMENDMENT OF SOLICIT			3	3				
2. Amendment/Modification Number	3. Effective Date	4. Requisition/Purchase F	Requisition/Purchase Request No.			5. Solicitation Caption Marketing, Media and		
M00003	See Block 16C			Public Inf	ormation	ı		

- B. CONTRACTOR'S PROPERTY. Contractors and subcontractor are solely responsible for any loss or damage to their personal property, including owned and leased equipment, whether such equipment is located at a project site or "in transit". This includes Contractor tools and equipment, scaffolding and temporary structures, and rented machinery, storage sheds or trailers placed on the project site.
- C. MEASURE OF PAYMENT. The District shall not make any separate measure or payment for the cost of insurance and bonds. The Contractor shall include all of the costs of insurance and bonds in the contract price.